

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF TEXAS  
HOUSTON DIVISION

UNITED STATES OF AMERICA

v.

JASON DANIEL GANDY,  
Defendant

§  
§  
§  
§  
§  
§

Criminal No. H-12-503SS

**GOVERNMENT'S SUPPLEMENTAL REQUESTED VOIR DIRE**

The United States of America, by and through Ryan K. Patrick, United States Attorney, Sherri L. Zack and Kimberly Ann Leo, Assistant United States Attorneys for the Southern District of Texas, requests that the following area of inquiry be addressed during voir dire of prospective jurors.

Respectfully submitted,

RYAN K. PATRICK  
United States Attorney

s/ Sherri L. Zack

Sherri L. Zack  
Kimberly Ann Leo  
Assistant United States Attorneys  
U.S. Attorney's Office, S.D. Texas  
1000 Louisiana, Suite 2300  
Houston, Texas 77002  
Tel: (713) 567-9000

**GOVERNMENT'S SUPPLEMENTAL REQUESTED VOIR DIRE TOPIC:**

The charges against the Defendant stem from events that transpired more than six years ago. It is not for you, as potential jurors, to consider the time span between the dates of the crimes charged and the fact that the case is being tried now. The time span must not influence your deliberations in any way. Is there anyone in the panel that would consider this time frame and hold it against either party?

**CERTIFICATE OF SERVICE**

I hereby certify that a true and correct copy of the foregoing was sent via ECF/PACER filing to counsel for the defendant, on this the 15th day of July, 2018.

s/ Sherri L. Zack  
Sherri L. Zack  
Assistant United States Attorney